

### HIGHLIGHTS OF THIS ISSUE

These synopses are intended only as aids to the reader in identifying the subject matter covered. They may not be relied upon as authoritative interpretations.

### **INCOME TAX**

Notice 2000-58, page 491.

**Qualified subchapter S subsidiary election form.** This notice provides election procedures for qualified subchapter S subsidiaries. Notice 97–4 superseded.

### **EMPLOYEE PLANS**

Rev. Rul. 2000-53, page 488.

Covered compensation tables; 2001. Covered compensation tables under section 401 of the Code for the year 2001 are provided for use in determining contributions to defined benefit plans and permitted disparity.

### **EMPLOYMENT TAX**

Rev. Proc. 2000-49, page 491.

**Electronic filing; magnetic media.** Specifications are set forth for the magnetic or electronic filing of Form 8027, *Employer's Annual Information Return of Tip Income and Allocated Tips*, for 2000. The forms may be filed with the Internal Revenue Service using 1/2-inch magnetic tape; IBM 3480/3490 or AS400 compatible tape cartridges; or 5 1/4-, 3 1/2-inch diskettes. Rev. Proc. 99–46 superseded.

### **EXEMPT ORGANIZATIONS**

### Announcement 2000-94, page 515.

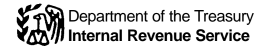
A list is provided of organizations that no longer qualify as organizations to which contributions are deductible under section 170 of the Code.

### **ADMINISTRATIVE**

### Announcement 2000-90, page 515.

Registration is currently underway for the Thirteenth Annual Institute on Current Issues in International Taxation to be held on December 7 and 8, 2000.

Finding Lists begin on page ii.



## The IRS Mission

Provide America's taxpayers top quality service by helping them understand and meet their tax responsibilities

and by applying the tax law with integrity and fairness to all

## Introduction

The Internal Revenue Bulletin is the authoritative instrument of the Commissioner of Internal Revenue for announcing official rulings and procedures of the Internal Revenue Service and for publishing Treasury Decisions, Executive Orders, Tax Conventions, legislation, court decisions, and other items of general interest. It is published weekly and may be obtained from the Superintendent of Documents on a subscription basis. Bulletin contents are consolidated semiannually into Cumulative Bulletins, which are sold on a single-copy basis.

It is the policy of the Service to publish in the Bulletin all substantive rulings necessary to promote a uniform application of the tax laws, including all rulings that supersede, revoke, modify, or amend any of those previously published in the Bulletin. All published rulings apply retroactively unless otherwise indicated. Procedures relating solely to matters of internal management are not published; however, statements of internal practices and procedures that affect the rights and duties of taxpayers are published.

Revenue rulings represent the conclusions of the Service on the application of the law to the pivotal facts stated in the revenue ruling. In those based on positions taken in rulings to taxpayers or technical advice to Service field offices, identifying details and information of a confidential nature are deleted to prevent unwarranted invasions of privacy and to comply with statutory requirements.

Rulings and procedures reported in the Bulletin do not have the force and effect of Treasury Department Regulations, but they may be used as precedents. Unpublished rulings will not be relied on, used, or cited as precedents by Service personnel in the disposition of other cases. In applying published rulings and procedures, the effect of subsequent legislation, regulations, court decisions, rulings, and proce-

dures must be considered, and Service personnel and others concerned are cautioned against reaching the same conclusions in other cases unless the facts and circumstances are substantially the same.

The Bulletin is divided into four parts as follows:

### Part I.—1986 Code.

This part includes rulings and decisions based on provisions of the Internal Revenue Code of 1986.

### Part II.—Treaties and Tax Legislation.

This part is divided into two subparts as follows: Subpart A, Tax Conventions, and Subpart B, Legislation and Related Committee Reports.

### Part III.—Administrative, Procedural, and Miscellaneous.

To the extent practicable, pertinent cross references to these subjects are contained in the other Parts and Subparts. Also included in this part are Bank Secrecy Act Administrative Rulings. Bank Secrecy Act Administrative Rulings are issued by the Department of the Treasury's Office of the Assistant Secretary (Enforcement).

### Part IV.—Items of General Interest.

This part includes notices of proposed rulemakings, disbarment and suspension lists, and announcements.

The first Bulletin for each month includes a cumulative index for the matters published during the preceding months. These monthly indexes are cumulated on a semiannual basis, and are published in the first Bulletin of the succeeding semiannual period, respectively.

The contents of this publication are not copyrighted and may be reprinted freely. A citation of the Internal Revenue Bulletin as the source would be appropriate.

For sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402.

November 20, 2000 2000–47 I.R.B.

## Part I. Rulings and Decisions Under the Internal Revenue Code of 1986

# Section 401.—Qualified Pension, Profit-Sharing, and Stock Bonus Plans

26 CFR 1.401(l)–1: Permitted disparity in employer-provided contributions or benefits.

Covered compensation tables; 2001. Covered compensation tables for the year 2001 are provided for use in determining contributions to defined benefit plans and permitted disparity.

### Rev. Rul. 2000-53

This revenue ruling provides tables of covered compensation under § 401(1)(5)(E) of the Internal Revenue Code (the "Code") and the Income Tax Regulations, thereunder, for the 2001 plan year.

Section 401(1)(5)(E)(i) defines covered compensation with respect to an employee, as the average of the contribution and benefit bases in effect under section 230 of the Social Security Act (the "Act") for each year in the 35-year period ending with the year in which the

employee attains social security retirement age.

Section 401(1)(5)(E)(ii) of the Code states that the determination for any year preceding the year in which the employee attains social security retirement age shall be made by assuming that there is no increase in covered compensation after the determination year and before the employee attains social security retirement age.

Section 1.401(I)–1(c)(34) defines the taxable wage base as the contribution and benefit base under section 230 of the Act.

Section 1.401(1)–1(c)(7)(i) defines covered compensation for an employee as the average (without indexing) of the taxable wage bases in effect for each calendar year during the 35-year period ending with the last day of the calendar year in which the employee attains (or will attain) social security retirement age. A 35-year period is used for all individuals regardless of the year of birth of the individual. In determining an employee's covered compensation for a plan year, the taxable wage base for all calendar years beginning after the first day

of the plan year is assumed to be the same as the taxable wage base in effect as of the beginning of the plan year. An employee's covered compensation for a plan year beginning after the 35-year period applicable under § 1.401(1)–1(c)(7)(i) is the employee's covered compensation for a plan year during which the 35-year period ends. An employee's covered compensation for a plan year beginning before the 35-year period applicable under § 1.401(1)–1(c)(7)(i) is the taxable wage base in effect as of the beginning of the plan year.

Section 1.401(1)–1(c)(7)(ii) provides that, for purposes of determining the amount of an employee's covered compensation under § 1.401(1)–1(c)(7)(i), a plan may use tables, provided by the Commissioner, that are developed by rounding the actual amounts of covered compensation for different years of birth.

For purposes of determining covered compensation for the 2001 year the taxable wage base is \$80,400.

The following tables provide covered compensation for 2001:

### 2001 COVERED COMPENSATION TABLE

CALENDAR YEAR OF	CALENDAR YEAR OF SOCIAL SECURITY	2001 COVERED COMPENSATION
BIRTH	RETIREMENT AGE	TABLE II
1907	1972	\$4,488
1908	1973	4,704
1909	1974	5,004
1910	1975	5,316
1911	1976	5,664
1912	1977	6,060
1913	1978	6,480
1914	1979	7,044
1915	1980	7,692
1916	1981	8,460
1917	1982	9,300
1918	1983	10,236
1919	1984	11,232
1920	1985	12,276
1921	1986	13,368
1922	1987	14,520
1923	1988	15,708
1924	1989	16,968
1925	1990	18,312
1926	1991	19,728
1927	1992	21,192
1928	1993	22,716
1929	1994	24,312
1930	1995	25,920

### 2001 COVERED COMPENSATION TABLE—continued

CALENDAR YEAR OF	CALENDAR YEAR OF SOCIAL SECURITY	2001 COVERED COMPENSATION
BIRTH	RETIREMENT AGE	TABLE II
1931	1996	27,576
1931	1997	29,304
1932	1998	31,128
1934	1999	33,060
1935	2000	35,100
1936	2001	37,212
1937	2002	39,312
1938	2004	43,464
1939	2005	45,540
1940	2006	47,616
1941	2007	49,656
1942	2008	51,648
1943	2009	53,568
1944	2010	55,452
1945	2011	57,312
1946	2012	59,148
1947	2013	60,936
1948	2014	62,580
1949	2015	64,140
1950	2016	65,580
1951	2017	66,960
1952	2018	68,232
1953	2019	69,444
1954	2020	70,620
1955	2022	72,756
1956	2023	73,764
1957	2024	74,700
1958	2025	75,528
1959	2026	76,296
1960	2027	77,004
1961	2028	77,664
1962	2029	78,228
1963	2030	78,780
1964	2031	79,284
1965	2032	79,704
1966	2033	80,052
1967	2034	80,280
1968 or later	2035	80,400

### 2001 ROUNDED COVERED COMPENSATION TABLE

	COVERED
YEAR OF BIRTH	COMPENSATION
1934	\$33,000
1935 - 1936	36,000
1937	39,000
1938	42,000
1939	45,000
1940	48,000
1941 - 1942	51,000
1943 - 1944	54,000
1945	57,000
1946 - 1947	60,000
1948 - 1949	63,000
1950 - 1951	66,000
1952 - 1953	69,000
1954 - 1955	72,000
1956 - 1959	75,000
1960 - 1963	78,000
1964 or later	80,400

### **Drafting Information**

The principal author of this revenue ruling is Todd Newman of Employee Plans Actuarial Group 1 of the Tax Exempt and Government Entities Division. For further information regarding this revenue ruling, call (202) 622-6076 between 2:30 and 3:30 Eastern time (not a toll free number) Monday thru Thursday. Mr. Newman's number is (202) 622-8458 (also not a toll free number).

## Part III. Administrative, Procedural, and Miscellaneous

### Qualified Subchapter S Subsidiary Election Form

### Notice 2000-58

The Small Business Job Protection Act of 1996, Public Law 104–188, 110 Stat. 1755, amended section 1361 of the Internal Revenue Code to permit an S corporation (1) to own 80 percent or more of the stock of a C corporation, and (2) to elect to treat a wholly owned subsidiary as a Qualified Subchapter S Subsidiary (QSUB).

In Notice 97–4, 1997–1 C.B. 351, the Internal Revenue Service prescribed temporary election procedures for S corporations to elect QSUB treatment for a subsidiary.

Those procedures included use of Form 966, *Corporate Dissolution or Liquidation*, to make the QSUB election.

Effective January 20, 2000, final regulations (TD 8869, 2000–6 I.R.B. 498 [65 F. R. 3843]) were published relating to QSUBS and other subsidiaries of S corporations. The final regulations provided that QSUB elections shall be made by filing the form to be provided for that purpose. In the preamble to those final regulations, taxpayers were instructed to continue following the instructions in Notice 97–4 until a new QSUB election form was available.

This notice supersedes Notice 97–4. The Internal Revenue Service has released the new QSUB election form,

Form 8869, Qualified Subchapter S Subsidiary Election. Form 8869 should be used by all S corporations wishing to elect QSUB treatment for wholly owned corporate subsidiaries as directed in the instructions to the form.

### DRAFTING INFORMATION

The principal author of this notice is Jeanne Sullivan of the office of Associate Chief Counsel (Passthroughs & Special Industries). For further information regarding this notice, contact Jeanne Sullivan at 202-622-3050 (not a toll-free call).

Publication 1239 (Rev. 2000)

Specifications for Filing Form 8027, Employer's Annual Information Return of Tip Income and Allocated Tips Magnetically/Electronically

Rev. Proc. 2000-49

Reprinted from IR Bulletin 2000–47 dated November 20, 2000 (and containing copies of Forms 4419, 4802, 4804, 8508, and 8809 for taxpayers' use)

NOTE: Use this revenue procedure to prepare Forms 8027, Employer's Annual Information Return of Tip Income and Allocated Tips, for submission to Internal Revenue Service (IRS) using any of the following:

- Magnetic Tape
- Tape Cartridges
- 8mm, 4mm and Quarter Inch-Cartridges (QIC)
- 3 1/2-inch Diskette
- Electronic Filing

Please read this publication carefully. Persons required to file may be subject to penalties if they do not follow the instructions in this revenue procedure.

Beginning in calendar year 2003 for Tax Year 2002, 9 track magnetic tape will no longer be an acceptable method for submitting Forms 8027 to IRS/MCC. See Part A, Sec. 03 and Part B, Sec. 2. In addition, IRS/MCC will no longer return problem media in need of replacement. See Part A, Sec. 2.06 for details.

2000–47 I.R.B. 491 November 20, 2000

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#### PART A. GENERAL

### SEC. 1. PURPOSE

**.01** Form 8027 is used by large food or beverage establishments when the employer is required to make annual reports to the IRS on receipts from food or beverage operations and tips reported by employees.

### Note: All employees receiving \$20.00 or more a month in tips must report 100% of their tips to their employer

- .02 The Internal Revenue Service Martinsburg Computing Center (IRS/MCC) has the responsibility of processing Forms 8027 submitted magnetically/electronically. The purpose of this revenue procedure is to provide the specifications for filing Form 8027, Employer's Annual Information Return of Tip Income and Allocated Tips, magnetically or electronically. This revenue procedure is updated when legislative changes occur or reporting procedures are modified. Major changes have been emphasized by italics.
- .03 This revenue procedure supersedes the following: Rev. Proc. 99–46 published as Publication 1239 (Rev. 03–2000), Specifications for Filing Form 8027, Employer's Annual Information Return of Tip Income and Allocated Tips, Magnetically or Electronically. This revenue procedure is effective for Forms 8027 due the last day of February 2001 and any returns filed thereafter.

#### SEC. 2. NATURE OF CHANGES

Numerous editorial changes have been made to the revenue procedure. Please read the publication carefully and in its entirety before attempting to prepare your magnetic/electronic file for submission. Major changes have been emphasized by using italics. The changes are as follows:

- .01 Part A, Sec. 3, the street address for mailing magnetic returns and correspondence has changed to 240 Murall Dr.
- .02 Part A, Sec. 7, Test Files was added to the publication.
- .03 PART B, SEC. 2, TAPE SPECIFICATIONS, BEGINNING IN CALENDAR YEAR 2003 FOR TAX YEAR 2002, IRS/MCC WILL NO LONGER ACCEPT 9 TRACK TAPE FOR FILING FORMS 8027.
- .04 Electronic filing specifications are in Part C. Numerous changes have been made to these instructions. Please read this part carefully.
  - .05 Part D is new and contains miscellaneous information on contacting IRS/MCC in a centralized location within the publication.
- .06 BEGINNING IN CALENDAR YEAR 2002 FOR TAX YEAR 2001, IRS/MCC WILL NO LONGER RETURN PROBLEM MEDIA IN NEED OF REPLACEMENT. Filers will continue to receive a tracking form, listing and letter detailing the reason(s) their media could not be processed. Filers will be expected to send in replacement media within the prescribed time frame. This makes it **imperative** that filers maintain backup copies and/or recreate capabilities for their information return files.

### SEC. 3. WHERE TO FILE AND HOW TO CONTACT THE IRS, MARTINSBURG COMPUTING CENTER

.01 All Forms 8027 filed magnetically are processed at IRS/MCC and are to be sent to the following address:

IRS-Martinsburg Computing Center Information Reporting Program 240 Murall Drive Kearneysville, WV 25430

- .02 Requests for paper forms and publications should be requested by calling the "Forms Only Number" listed in your local telephone directory or by calling the IRS toll-free number 1-800-TAX-FORM (1-800-829-3676).
- **.03** Questions pertaining to magnetic media filing of Forms W2 **must** be directed to the Social Security Administration (SSA). Filers can call 1-800-SSA-6270 to obtain the phone number of the SSA Employer Services Liaison Officers for their area.
- **.04** A taxpayer or authorized representative may request a copy of a tax return or a Form W-2 filed with a return by submitting Form 4506, Request for Copy or Transcript of Tax Form, to IRS. This form may be obtained by calling **1-800-TAX-FORM** (**1-800-829-3676**).
- .05 The Information Reporting Program (IRP) Call Site, located at the Martinsburg Computing Center, provides service to the payer/employer community (financial institutions, employers, and other transmitters of information returns). The IRP Call Site answers questions concerning tax law and magnetic/electronic filing of Forms 8027 and other information returns (Forms 1096, 1098, 1099, 5498, W-2G, W-3, 1042-S), questionable Forms W-4, inquiries dealing with backup withholding due to missing and incorrect taxpayer identification numbers and questions concerning paper filing of Forms W-2. Recipients of information returns (payees) should continue to contact 1-800-829-1040 or other numbers specified in the tax return instructions with any questions on how to report tax returns.

The Call Site accepts calls from all areas of the country. The number to call is **304-263-8700** or Telecommunications Device for the Deaf **(TDD) 304-267-3367.** These are toll calls. Hours of operation for the Call Site are Monday through Friday, 8:30 a.m. to

4:30 p.m. Eastern Time. The Call Site is in operation throughout the year to handle the questions of payers, transmitters, and employers. Due to the high demand for assistance at the end of January and February, it is advisable to call as soon as possible to avoid these peak filing seasons.

.06 The telephone numbers for magnetic media inquiries or electronic submissions are:

304-263-8700 - Call Site 304-262-2400 - Electronic Filing 304-267-3367 - TDD (Telecommunication Device for the Deaf) 304-264-5602 - Fax Machine (These are not toll-free telephone numbers.)

TO OBTAIN FORMS & PUBLICATIONS, CALL: 1-800-TAX-FORM(1-800-829-3676)

## TO OBTAIN FORMS & PUBLICATIONS VIA THE INTERNET: www.irs.gov

### SEC. 4. FILING REQUIREMENTS

- .01 Section 6011(e)(2)(A) of the Internal Revenue Code requires that any person, including corporations, partnerships, individuals, estates, and trusts, required to file 250 or more information returns must file such returns on magnetic media.
  - .02 The filing requirements apply separately to both original and corrected returns.
  - .03 Filing electronically through the FIRE system with IRS/MCC fulfills the magnetic media filing requirement.
  - .04 The above requirements do not apply if you establish undue hardship (see Part A, Sec. 5).

### Sec. 5. Form 8508, Request for Waiver From Filing Information Returns on Magnetic Media

- .01 If an employer is required to file on magnetic media but fails to do so (or fails to file electronically, in lieu of magnetic media filing) and does not have an approved waiver on record, the employer will be subject to a penalty of \$50 per return in excess of 250.
- .02 If employers are required to file original or corrected returns on magnetic media, but such filing would create a hardship, they may request a waiver from these filing requirements by submitting Form 8508, Request for Waiver From Filing Information Returns on Magnetic Media, to IRS/MCC.
- .03 Even though an employer may submit as many as 250 corrections on paper, IRS encourages magnetically or electronically submitted corrections. Once the 250 threshold has been met, filers are required to submit any additional returns magnetically or electronically. However, if a waiver for an original filing is approved, any corrections for the same type of returns will be covered under this waiver.
- .04 Generally, only the employer may sign the Form 8508. A transmitter may sign if given power of attorney; however, a letter signed by the employer stating this fact must be attached to the Form 8508.
  - .05 A transmitter must submit a separate Form 8508 for each employer. Do not submit a list of employers.
  - .06 All information requested on the Form 8508 must be provided to IRS for the request to be processed.
- .07 The waiver, if approved, will provide exemption from magnetic media filing for the current tax year only. Employers may not apply for a waiver for more than one tax year at a time; application must be made each year a waiver is necessary.
- .08 Form 8508 may be photocopied or computer-generated as long as it contains all the information requested on the original form.
  - .09 Filers are encouraged to submit Form 8508 to IRS/MCC at least 45 days before the due date of the returns.
  - .10 File Form 8508 for Forms W-2 with IRS/MCC, not SSA.
- .11 Waivers are evaluated on a case-by-case basis and are approved or denied based on criteria set forth under section 6011(e) of the Internal Revenue Code. The transmitter must allow a minimum of 30 days for IRS/MCC to respond to a waiver request.
  - .12 If a waiver request is approved, the transmitter should keep the approval letter on file.
- .13 An approved waiver from filing Forms 8027 on magnetic media does not provide exemption from all filing. The employer must timely file Form 8027 on acceptable paper forms with the Andover Service Center. The transmitter should also send a copy of the approved waiver to the Andover Service Center where the paper returns are filed.

### Sec. 6. Form 4419, Application for Filing Information Returns Magnetically/Electronically

- .01 For the purposes of this revenue procedure, the EMPLOYER is the organization supplying the information and the TRANS-MITTER is the organization preparing the magnetic/electronic file and/or sending the file to IRS/MCC. The employer and the transmitter may be the same entity. Employers or their transmitters are required to complete Form 4419, Application for Filing Information Returns Magnetically/Electronically.
- .02 Form 4419 can be submitted at any time during the year; however, it should be submitted to IRS/MCC at least 30 days before the due date of the return(s). IRS will act on an application and notify the applicant, in writing, of authorization to file. A five-

character alpha/numeric Transmitter Control Code (TCC) will be assigned and included in an acknowledgment letter within 15 to 45 days of receipt of the application. Magnetic/electronic returns may not be filed with IRS until the application has been approved and a TCC assigned. Include your TCC in any correspondence with IRS/MCC.

- .03 If you file information returns other than Form 8027 on magnetic media, you must obtain a separate TCC for those types of returns. The TCC assigned for Forms 8027 is to be used for the processing of these forms only.
- .04 Upon approval, a magnetic media reporting package containing the current revenue procedure, forms, and instructions will be sent to the attention of the contact person indicated on Form 4419. Annually, thereafter, IRS/MCC will send the transmitter a package containing the current revenue procedure and forms. This package will continue to be sent to the contact person indicated on the Form 4419 unless IRS/MCC has been notified in writing of any changes or updates. After you have received approval to file magnetically/electronically, you do not need to reapply each year; however, notify IRS in writing if:
  - (a) You change your name or the name of your organization, so that your files may be updated to reflect the proper name;
  - (b) You discontinue filing on magnetic media for two years (your TCC may have been reassigned).
- .05 Filers who plan to submit for multiple employers, IRS encourages transmitters to submit one application and to use one TCC for all employers.
  - .06 Only employers or transmitters using equipment compatible with IRS equipment will have their application approved.
- .07 If your magnetic media files have been prepared for you in the past by a transmitter, and you now have computer equipment compatible with that of IRS and wish to prepare your own files, you must request your own five-character alpha/numeric TCC by filing an application, Form 4419, as described in Sec. 6.02.

### Sec. 7. Test Files

- **.01** IRS/MCC encourages new filers to submit test files for review in advance of the filing season. Employers or transmitters must be approved to file magnetically/electronically before a test file is submitted (See Part A, Sec. 6 for application procedures.)
- .02 All test files must be submitted between October 1 and December 15 of the year before the returns are due. If you are filing electronically you may submit a test file through February 15 of the year the returns are due.

### Sec. 8. Filing Forms 8027 Magnetically/Electronically

- .01 Form 4804, Transmittal of Information Returns Reported Magnetically/Electronically, must accompany all magnetic media shipments. If you file for multiple employers and have the authority to sign the affidavit on Form 4804, you should also submit Form 4802, Transmittal of Information Returns Reported Magnetically/Electronically (Continuation). For electronic transmissions, the Form 4804 and Form 4802, if applicable, must be mailed or faxed the same day as the electronic transmission.
- .02 The employer MUST sign Form 4804; however, an agent (transmitter, service bureau, paying agent, or disbursing agent) may sign Form 4804 for the employer. To do this, the agent must have the authority to sign for the employer under an agency agreement (either oral, written, or implied) that is valid under the state law and must add to his or her signature the caption "For: (name of employer)".
- NOTE: Failure to sign the Form 4804 may delay processing or could result in your file being returned to you unprocessed. .03 Although a duly authorized agent may sign the Form 4804, the employer is responsible for the accuracy of the Form 4804 and the returns filed. The employer will be liable for penalties for failure to comply with filing requirements.
- .04 Be sure to include Form 4804, 4802 or computer-generated substitutes with your magnetic media shipment. DO NOT MAIL YOUR MAGNETIC MEDIA AND THE TRANSMITTAL DOCUMENTS SEPARATELY.
- .05 Indicate on Form 4804, in the block captioned "Combined Total Payee Records," the total number of establishments being reported in this shipment. This figure should match the total number of records in your magnetic/electronic file.
- .06 DO NOT SUBMIT THE SAME INFORMATION ON PAPER FORMS THAT YOU SUBMIT MAGNETICALLY/ELECTRONICALLY. This does not mean that corrected documents are not to be filed. If a return has been prepared and submitted improperly, you must file a corrected return as soon as possible. Refer to Part A, Sec. 13 for requirements and instructions for filing corrected returns.
  - .07 If an allocation of tips is based on a good faith agreement, a copy of this agreement must accompany the submission.
- .08 If, under Rev. Proc. 86–21, 1986–1 C.B. 560, the District Director granted the establishment a percentage of gross receipts of less than 8%, a copy of the determination letter must be sent with the submission. Employers with more than one establishment can receive approval from one district in each Internal Revenue Service region where the establishments are located (See sec. 31.6053–3(h)(4) of the Employment Tax Regulations).
  - .09 Before submitting your magnetic/electronic file, include the following:
    - (a) A **signed** Form 4804, Transmittal of Information Returns Reported Magnetically/Electronically, along with a Form 4802, Transmittal of Information Returns Reported Magnetically/Electronically(Continuation), if you submit data for multiple employers.
    - (b) Your media (tape, diskette, or cartridge) with an external identifying label. Notice 210 describes the information which should be included on this self-prepared label.
    - (c) On the outside of the shipping container, affix the label, IRB Special Projects. This label is included in this publication.

### Note: See Part C for electronic submission requirements.

.10 IRS/MCC will not pay or accept "Collect on Delivery" or "Charged to IRS" shipments of reportable tax information that an individual or organization is legally required to submit.

### SEC. 9. FILING DATES

- **.01** Magnetic/electronic reporting to IRS for Form 8027 must be on a calendar year basis. The due date of either paper or magnetically reported Forms 8027 is the last day of February. However, Forms 8027 filed **electronically** are due March 31.
- **.02** If the due date falls on a Saturday, Sunday, or legal holiday, filing Form 8027 on the next day that is not a Saturday, Sunday, or legal holiday will be considered timely.

### SEC. 10. EXTENSION OF TIME

- .01 An extension of time to file may be requested for Forms 8027, 1099, 1098, 5498, W-2G, W-2, and 1042-S.
- .02 Form 8809, Request for Extension of Time To File Information Returns, should be submitted to IRS/MCC. This form may be used to request an extension of time to file information returns submitted on paper, magnetically or electronically.
- .03 Requesting an extension of time for multiple employers may be done by submitting Form 8809 and attaching a list of the employer names and their TINs (EIN or SSN). The listing must be attached to ensure the extension is recorded for all employers. Form 8809 may be computer-generated or photocopied. Be sure that all the pertinent information is included.
- **.04** Requests for extensions of time for multiple employers will be responded to with one approval letter, accompanied by a list of employers covered under that approval.
- .05 As soon as it is apparent that an extension of time to file is needed, Form 8809 may be submitted. When granted, the extension will be for 30 days. It will take a minimum of 30 days for IRS/MCC to respond to an extension request. Under certain circumstances, a request for an extension of time could be denied. When a denial letter is received, any additional or necessary information may be resubmitted within 20 days. When requesting an extension of time, do not hold your files waiting for a response.
- .06 While very difficult to obtain, if an additional extension of time is needed, a second Form 8809 must be submitted before the end of the initial extension period. Line 7 on the form should be checked to indicate that an additional extension is being requested. A second 30-day extension will be approved only in cases of extreme hardship or catastrophic events.
- **.07 Form 8809 must be** postmarked no later than the due date of the return for which an extension is requested. If requesting an extension of time to file several types of forms, use one Form 8809, but the Form 8809 must be postmarked no later than the earliest due date. For example, if requesting an extension of time to file both Forms 8027 and 5498, submit Form 8809 postmarked on or before the last day of February.
- .08 If an extension request is approved, the approval letter should be kept on file. The approval letter or copy of the approval letter for extension of time should **not** be sent to IRS/MCC with the magnetic/electronic file. When submitting Form 8027 on **paper only** to the Andover Service Center, attach a copy of the approval letter. If an approval letter has not been received, send a copy of the timely filed Form 8809.
  - .09 Request an extension for only one tax year.
- .10 The extension request must be signed by the employer or a person who is duly authorized to sign a return, statement or other document for the employer.
- .11 Failure to properly complete and sign the Form 8809 may cause delays in processing the request or result in a denial. Carefully read and follow the instructions on the back of the Form 8809.
  - .12 Form 8809 may be obtained by calling 1-800-TAX-FORM (1-800-829-3676).

### Note: AN EXTENSION OF TIME TO FILE IS NOT AN EXTENSION TO ISSUE FORM W-2 TO THE EMPLOYEE.

- .13 Request an extension of time to furnish the statements to recipients of Forms W-2 by submitting a letter to IRS/MCC containing the following information:
  - (a) Employer name
  - (b) TIN
  - (c) Address
  - (d) Type of return (W-2)
  - (e) Specify that the extension request is to provide W-2 statements to recipients.
  - (f) Reason for delay
  - (g) Signature of employer or person duly authorized.

Requests for an extension of time to furnish the statements for Forms W-2 to recipients are not automatically approved; however, if approved, generally an extension will allow a maximum of 30 additional days from the due date to furnish the statements to the recipients. The request must be postmarked no later than the date on which the statements are due to the recipients.

### SEC. 11. PROCESSING OF INFORMATION RETURNS MAGNETICALLY/ELECTRONICALLY

- **.01** All data received at the IRS/MCC for processing will be given the same protection as individual returns (Form 1040). IRS/MCC will process your magnetic/electronic files to ensure the records were formatted and coded according to this revenue procedure.
- .02 If the data is formatted incorrectly, the file will be returned for replacement accompanied by a letter of explanation along with a Media Tracking Slip (Form 9267). When media is returned, it is because IRS/MCC encountered errors (not limited to format) and was unable to process the media; therefore, requiring a replacement. Open all packages immediately. Beginning in calendar year 2002 for Tax Year 2001, IRS/MCC will no longer return problem media in need of replacement.
- .03 Files must be corrected and returned with the Media Tracking Slip (Form 9267) to IRS/MCC within 45 days from the date of the letter IRS/MCC included with the returned media. A penalty for failure to file correct information returns by the due date will be assessed if the file is not corrected and returned within the 45 days or if the incorrect file is returned by IRS/MCC for replacement more than two times. A penalty for intentional disregard of filing requirements will be assessed if a replacement file is not received.
- **.04** Files will not be returned to you after successful processing. Therefore, if you want proof that IRS/MCC received your shipment, you may use a carrier that provides proof of delivery.
  - .05 To distinguish between a correction and a replacement, the following definitions are provided:
    - (a) A **correction** is a record submitted by the employer/transmitter to correct a record that was successfully processed by IRS, but contained erroneous information.
- Note: Correction should only be made to records that have been submitted incorrectly, not the entire file.
  - **(b)** A **replacement** is a file that IRS has returned because of format errors or data discrepancies encountered during processing. After necessary changes have been made, the file must be returned to IRS/MCC for processing.
- **◆**Note 1: Filers should never send anything to IRS/MCC marked "Replacement" unless IRS/MCC returned media to them.
- ◆Note 2: Beginning in calendar year 2002 for Tax Year 2001, IRS/MCC will no longer return problem media in need of replacement. Filers will continue to receive a tracking slip, listing and letter detailing the reason(s) their media could not be processed. Filers will be expected to send in replacement media within the prescribed time frame. This makes it imperative that filers maintain backup copies and/or recreate capabilities for their information return files.

### SEC. 12. PENALTIES

- .01 The Revenue Reconciliation Act of 1989 changed the penalty provisions for any documents, including corrections, which are filed after the original filing date for the return. The penalty for failure to file correct information returns is "time sensitive," in that prompt correction of failures to file, or prompt correction of errors on returns that were filed, can lead to reduced penalties.
  - The penalty generally is \$50 for each information return that is not filed, or is not filed correctly, by the prescribed filing date, with a maximum penalty of \$250,000 per year (\$100,000 for certain small businesses with average annual gross receipts, over the most recent 3-year period, not in excess of \$5,000,000). The penalty generally is reduced to:
  - \$30 for each failure to comply if the failure is corrected more than 30 days after the return was due, but on or before August 1 of the calendar year in which the return was due, with a maximum penalty of \$150,000 per year (\$50,000 for certain small businesses with average annual gross receipts, over the most recent 3-year period, not in excess of \$5,000,000).
  - \$15 for each failure to comply if the failure is corrected within 30 days after the date the return was due, with a maximum penalty of \$75,000 per year (\$25,000 for certain small businesses with average annual gross receipts, over the most recent 3-year period, not in excess of \$5,000,000).
- .02 Penalties can be waived if failures were due to reasonable cause and not to willful neglect. In addition, section 6721(c)of the Code provides a de minimis rule that if:
  - (a) information returns have been filed but were filed with incomplete or incorrect information, and
  - (b) the failures are corrected on or before August 1 of the calendar year in which the returns were due, then the penalty for filing incorrect returns (but not the penalty for filing late) will not apply to the greater of 10 returns or one-half of 1 percent of the total number of information returns you are required to file for the calendar year.
- **.03 Intentional Disregard of Filing Requirements** If any failure to file a correct information return is due to intentional disregard of the filing and correct information requirements, the penalty is at least \$100 per information return with no maximum penalty.

### SEC. 13. CORRECTED RETURNS, SUBSTITUTE FORMS, AND COMPUTER-GENERATED FORMS

.01 If returns must be corrected, approved magnetic/electronic filers must provide such corrections magnetically/electronically if you have 250 or more. If your information is filed magnetically/electronically, corrected returns are identified by using the "Cor-

rected 8027 Indicator" in field position 370 of the employer record. Form 4804 must accompany the shipment, and the box for correction should be marked in Block 1 of the form. (See Part A, Sec. 11.05 for the definition of corrections.)

.02 If corrections are not submitted on magnetic media, employers must submit them on official Forms 8027. Substitute forms that have been previously approved by IRS, or computer-generated forms that are exact facsimiles of the official form (except for minor page size or print style deviations), may be submitted without obtaining IRS approval before using the form.

.03 Employers/establishments may send corrected paper Forms 8027 to IRS at the address shown in Part A, Sec. 14.01. Corrected paper returns are identified by marking the "AMENDED" check box on Form 8027.

### SEC. 14. EFFECT ON PAPER RETURNS

.01 If you are filing more than one paper Form 8027, you must attach a completed Form 8027-T, Transmittal of Employer's Annual Information Return of Tip Income and Allocated Tips, to the Forms 8027 and send to:

Internal Revenue Service Center Andover, MA 05501

IRS/MCC processes Forms 8027 submitted magnetically/electronically only. Do not send paper Forms 8027 to IRS/MCC.

.02 If part of a submission is filed magnetically/electronically and the rest of the submission is filed on paper Forms 8027, send the paper forms to the Andover Service Center. For example, you filed your Forms 8027 magnetically/electronically with IRS/MCC, and later you found that some of the forms you filed need correcting. Because of the low volume of corrections, you submit the corrections on paper Forms 8027. You must send these corrected Forms 8027 along with Form 8027-T to the Andover Service Center.

Sec. 15. Definition of Terms

ELEMENT	DESCRIPTION
EIN	A nine-digit Employer Identification Number which has been assigned by IRS to the reporting entity.
Employer	The organization supplying their information. Use the same name and EIN you used on your Forms W-2 and Forms 941.
Establishment	A large food or beverage establishment that provides food or beverage for consumption on the premises; where tipping is a customary practice; and where there are normally more than 10 employees who work more than 80 hours on a typical business day during the preceding calendar year.
More than 10 employees	An employer is considered to have more than 10 employees on a typical business day during the calendar year if half the sum of: the average number of employee hours worked per business day in the calendar month in which the aggregate gross receipts from food and beverage operations were greatest, <b>plus</b> the average number of employee hours worked per business day in the calendar month in which the total aggregate gross receipts from food and beverage operations were the least, <b>equals</b> more than 80 hours.
Employee hours worked	The average number of employee hours worked per business day during a month is figured by dividing the total hours worked during the month by all your employees who are employed in a food or beverage operation <b>by</b> the average number of days in the month that each food or beverage operation at which these employees worked was open for business.
File	For the purpose of this revenue procedure, a file consists of all magnetic/electronic records submitted by an Employer or Transmitter.
Transmitter	Person or organization preparing magnetic/electronic file(s). May be Employer or agent of Employer.
Transmitter Control Code (TCC)	A five-character alpha/numeric code assigned by IRS to the transmitter prior to actual filing magnetically/electronically. This number is inserted in the record and must be present. An application (Form 4419) must be filed with IRS to receive this number.

Replacement	A replacement is an information return file that IRS/MCC has returned to the		
	transmitter due to errors encountered during processing.		

◆Note: Beginning in calendar year 2002 for Tax Year 2001, IRS/MCC will no longer return problem media in need of replacement.

Correction	A correction is an information return submitted by the transmitter to correct an information return that was previously submitted to and processed by IRS/MCC,
	but contained erroneous information.

### Part B. MAGNETIC/ELECTRONIC SPECIFICATIONS

### SEC. 1. GENERAL

- .01 The magnetic/electronic specifications contained in this part of the revenue procedure define the required format and contents of the records to be included in the file.
- **.02** A self-prepared media label must be affixed to each piece of media submitted for processing. Notice 210 provides instructions on how to complete a self-prepared media label.
  - .03 The record format in Part B, Sec. 6, applies to both magnetic and electronic files.

### SEC. 2. TAPE SPECIFICATIONS

### Note: Beginning in calendar year 2003 for Tax Year 2002, IRS/MCC will no longer accept 9 track tapes for filing Forms 8027.

- .01 In most instances, IRS/MCC can process any compatible tape files. Compatible tape files must meet any one set of the following:
  - (a) 9-track EBCDIC (Extended Binary Coded Decimal Interchange Code) with
    - (1) Odd Parity and
    - (2) A density of 1600 or 6250 BPI.
    - (3) If you use Unisys Series 1100, you must submit an interchange tape.
  - (b) 9-track ASCII (American Standard Coded Information Interchange) with
    - (1) Odd Parity and
    - (2) A density of 1600 or 6250 BPI.

Please be consistent in the use of recording codes and density on your files. If files are generated in more than one recording code and/or density, multiple shipments would be appreciated.

- .02 All compatible tape files must have the following characteristics: Type of tape 1/2 inch (12.7mm) wide, computer grade magnetic tape on reels up to 2,400 feet (731.52 m) within the following specifications:
  - (a) Tape thickness: 1.0 or 1.5 mils
  - (b) Reel diameter: 10.5 inch (26.67 cm), 8.5 inch (21.59 cm), or 7 inch (17.78 cm) or 6-inch.
  - **.03** All records have a fixed record length of 372 positions.
  - .04 The tape record defined in this revenue procedure may be blocked or unblocked, subject to the following:
    - (a) All records except the header and trailer labels may be blocked.
    - (b) If records are blocked, the block can not exceed 32,736 tape positions. The block length must be evenly divisible by 372.
    - (c) If the use of blocked records would result in a short block, all remaining positions of the block MUST be filled with 9's. **DO NOT PAD A BLOCK WITH BLANKS**. Padding a block with blanks will result in a short record, which will cause math computation errors. Your tape will then be returned for replacement.
  - **.05** For the purposes of this revenue procedure the following conventions must be used:

### Header label:

- (a) Transmitters may use standard headers provided they begin with 1HDR, HDR1, VOL1, or VOL2.
- **(b)** Consists of a maximum of 80 positions.
- (c) Header and trailer labels are optional unless more than one reel is being submitted. If more than one reel is being submitted, header and trailer labels are required. IRS/MCC PREFERS STANDARD OR ANSI LABELED TAPES. IF YOU SUBMIT AN UNLABELED TAPE, THIS MUST BE INDICATED ON THE EXTERNAL LABEL AND ON THE FORM 4804 OR COMPUTER-GENERATED SUBSTITUTE.

### Trailer label:

- (a) Standard trailer labels may be used provided that they begin with 1EOR, 1EOF, EOV1, or EOV2.
- **(b)** Consists of a maximum of 80 positions.
- (c) Header and trailer labels are optional unless more than one reel is being submitted. If more than one reel is being submitted, header and trailer labels are required.

### Tape Mark:

- (a) Used to signify the physical end of the recording on tape.
- **(b)** May follow the header label and precede and/or follow the trailer label.

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### SEC. 3. TAPE CARTRIDGE SPECIFICATION

- .01 In most instances, IRS/MCC can process tape cartridges that meet the following specifications:
  - (a) Must be IBM 3480, 3490, 3490E, 3590, 3590E, or AS400 compatible.
  - (b) Must meet American National Standard Institute (ANSI) standards, and have the following characteristics:
    - (1) Tape cartridges must be 1/2-inch tape contained in plastic cartridges which are approximately 4-inches by 5-inches by 1-inch in dimension.
    - (2) Magnetic tape must be chromium dioxide particle based 1/2-inch tape.
    - (3) Cartridges must be 18-track or 36-track parallel (See Note).
    - (4) Cartridges must contain 37,871 CPI or 75,742 CPI (characters per inch).
    - (5) Mode must be full function.
    - (6) The data may be compressed using EDRC (Memorex) or IDRC (IBM) compression.
    - (7) Either EBCDIC (Extended Binary Coded Decimal Interchange Code) or ASCII (American Standard Coded Information Interchange) may be used.
- .02 The tape cartridge records defined in this revenue procedure may be blocked subject to the following:
  - (a) A block must not exceed 32,736 tape positions.
  - (b) If the use of blocked records would result in a short block, all remaining positions of the block must be filled with 9s; however, the last block of the file may be filled with 9s or truncated. **Do not pad a block with blanks**.
  - (c) All records, except the header and trailer labels, may be blocked or unblocked. A record may not contain any control fields or block descriptor fields which describe the length of the block or the logical records within the block. The number of logical records within a block (the blocking factor) must be constant in every block with the exception of the last block which may be shorter (see item b above). The block length must be evenly divisible by 372.
  - (d) Records may not span blocks.
- .03 Tape cartridges may be labeled or unlabeled.
- **.04** For the purposes of this revenue procedure, the following must be used:

Tape Mark:

- (a) Used to signify the physical end of the recording on tape.
- **(b)** For even parity, use BCD configuration 001111 (8421).
- (c) May follow the header label and precede and/or follow the trailer label.

Note: Filers should indicate on the external media label and transmittal Form 4804 whether the cartridge is 36-track or 18-track.

### SEC. 4. 8MM, 4MM, AND QUARTER-INCH CARTRIDGE SPECIFICATIONS

- .01 In most instances, IRS/MCC can process 8mm tape cartridges that meet the following specifications:
  - (a) Must meet American National Standard Institute (ANSI) standards, and have the following characteristics:
  - **(b)** Created from an AS400 operating system only.
  - (c) 8mm (.315-inch) tape cartridges must be 2 1/2-inch by 3 3/4-inch.
  - (d) The 8mm tape cartridges must meet the following specifications:

Tracks	Density	Capacity	
1	20 (43245 BPI)	2.3 Gb	
1	21 (45434 BPI)	5 Gb	

- (e) Mode must be full function.
- (f) Compressed data is not acceptable.
- (g) Either EBCDIC (Extended Binary Coded Decimal Interchange Code) or ASCII (American Standard Coded Information Interchange) may be used. However, IRS/MCC encourages the use of EBCDIC. This information must appear on the external media label affixed to the cartridge.
- (h) A file may consist of more than one cartridge, however, no more than 250,000 documents may be transmitted per file or per cartridge. The filename, for example; ATMTAX, will contain a three-digit extension. The extension will indicate the sequence of the cartridge within the file 1 of 3, 2 of 3, and 3 of 3 and would appear in the header label ATMTAX.001, ATMTAX.002, and ATMTAX.003 on each cartridge of the file.
- .02 The 8mm (.315-inch) tape cartridge records defined in this revenue procedure may be blocked subject to the following:
  - (a) A block must not exceed 32,736 tape positions.
  - **(b)** If the use of blocked records would result in a short block, all remaining positions of the block must be filled with 9's; however, the last block of the file may be filled with 9's or truncated. **Do not pad a block with blanks**.
  - (c) All records, except the header and trailer labels, may be blocked or unblocked. A record must not contain any control fields or block descriptor fields which describe the length of the block or the logical records within the block. The number

- of logical records within a block (the blocking factor) must be constant in every block with the exception of the last block which may be shorter (see item (b) above). The block length must be evenly divisible by 372.
- (d) Records must not span blocks.
- (e) No more than 250,000 documents per cartridge and per file.
- .03 Various COPY commands have been successful; however, the SAVE OBJECT COMMAND is not acceptable.
- **.04** For faster processing, IRS/MCC encourages transmitters to use header labeled cartridges. ATMTAX may be used as a suggested filename.
  - .05 For the purposes of this revenue procedure, the following must be used:

Tape Mark:

- (a) Used to signify the physical end of the recording on tape.
- **(b)** For even parity, use BCD configuration 001111 (8421).
- (c) May follow the header label and precede and/or follow the trailer label.
- .06 IRS/MCC can only read one data file on a tape. A data file is a group of records which may or may not begin with a tapemark, but must end with a trailer label. Any data beyond the trailer label cannot be read by IRS programs.
  - .07 4mm (.157-inch) cassettes are now acceptable with the following specifications:
    - (a) 4 mm cassettes must be 2 1/4-inch by 3-inch.
    - **(b)** The tracks are 1 (one).
    - (c) The density is 19 (61000 BPI).
    - (d) The typical capacity is DDS (DAT data storage) at 1.3 Gb (60 meter) or 2 Gb (90 meter), or DDS-2 at 4Gb (120).
    - (e) The general specifications for 8mm cartridges will also apply to the 4 mm cassettes.
  - .08 Various Quarter-Inch Cartridges (QIC)(1/4-inch) are also acceptable.
    - (a) QIC cartridges must be 4" by 6".
    - (b) QIC cartridges must meet the following specifications:

Size	Tracks	Density	Capacity
QIC-24	8/9	5 (8000 BPI)	45Mb or 60Mb
QIC-120	15	15 (10000 BPI)	120Mb or 200Mb
QIC-150	18	16 (10000 BPI)	150Mb or 250Mb
QIC-525	26	17 (16000 BPI)	525Mb
QIC-1000	30	21 (36000 BPI)	1Gb
QIC-2Gb	42	34 (40640 BPI)	2Gb

<sup>(</sup>c) The general specifications that apply to 8mm cartridges will also apply to QIC cartridges.

### Sec 5. 3 1/2-Inch Diskette Specifications

## IRS/MCC has discontinued processing 5 1/4-inch diskettes. Filers who use 5 1/4-inch diskettes must now use another method of submitting information returns magnetically/electronically.

- **.01** To be compatible, a diskette file must meet the following specifications:
  - (a) 3 1/2-inches in diameter.
  - **(b)** Data must be recorded in standard ASCII code.
  - (c) Records must be fixed length of 372 bytes.
  - (d) Delimiter character commas (,) must not be used.
  - (e) Positions 371 and 372 of each record have been reserved for carriage return/line feed (cr/lf) characters.
  - (f) Filename of ATMTAX must be used. Do not enter any other data in this field. If a file will consist of more than one diskette, the filename will contain a three-digit extension. This extension will indicate the sequence of the diskette within the file. For example, the first diskette will be named ATMTAX.001, the second diskette will be ATMTAX.002, etc.
  - (g) A file may contain more than one diskette as long as the filename conventions are adhered to.
  - (h) Diskettes must meet one of the following specifications:

Capacity	Tracks	Sides/Density	Sector Size
1.44 mb	96tpi	hd	512
1.44 mb	135tpi	hd	512
1.2 mb	96tp	hd	512

**<sup>.02</sup>** IRS requires that 3 1/2-inch diskettes be created using MS/DOS. Diskettes created using other operating systems are <u>not acceptable</u>.

<sup>◆</sup>Note: Advanced Metal Evaporated (AME) cartridges are not acceptable.

<sup>.03</sup> Deviations from the prescribed format are not acceptable.

	FORM 8027 RECORD FORMAT			
Field Position	Field Title	Length	Description and Remarks	
1	Establishment Type	1	REQUIRED. This digit identifies the kind of establishment. Enter the number which describes the type of establishment, as shown below:  1 for an establishment that serves evening meals only (with or without alcoholic beverages).  2 for an establishment that serves evening meals and other meals (with or without alcoholic beverages).  3 for an establishment that serves only meals other than evening meals (with or without alcoholic beverages).  4 for an establishment that serves food, if at all, only as an incidental part of the business of serving alcoholic beverages.	
2-6	Establishment Serial Numbers	5	<b>REQUIRED.</b> These five-digit Serial Numbers are for identifying individual establishments of an employer reporting under the same EIN. The employer shall assign each establishment a unique number. <b>NUMERICS ONLY.</b>	
7-46	Establishment Name	40	REQUIRED. Enter the name of the establishment. Left justify and fill unused positions with blanks. ALLOWABLE CHARACTERS ARE ALPHAS, NUMERICS, BLANKS, HYPHENS, AMPERSANDS, AND SLASHES.	
47-86	Establishment Street Address	40	<b>REQUIRED</b> . Enter the mailing address of the establishment. Street address should include number, street, apartment or suite number (use PO Box only if mail is not delivered to street address). Left justify and blank fill.	

Note: The only allowable characters are alphas, blanks, numerics, ampersands, hyphens and slashes. Punctuation such as periods and commas are not allowed and will cause your file to be returned. For example, the address 210 N. Queen St., Suite #300 must be entered as 210 N Queen St Suite 300.

87-111	Establishment	25	REQUIRED.	Enter the city, town,	or post office.	Left justify and
	City		blank fill.			

Note: The only allowable characters are alphas, blanks, numerics, ampersands, hyphens and slashes. Punctuation such as periods and commas are not allowed and will cause your file to be returned. For example, the city St. Louis must be entered as St Louis.

112-113	Establishment			establishment; must be one of the
	State	followi	ng:	
<u>STATE</u>		<u>CODE</u>	<u>STATE</u>	<u>CODE</u>
Alabama		AL	Montana	MT
Alaska		AK	Nebraska	NE
Arizona		AZ	Nevada	NV
Arkansas		AR	New Hampshire	NH
California		CA	New Jersey	NJ
Colorado		CO	New Mexico	NM
Connecticut	-	CT	New York	NY
Delaware		DE	North Carolina	NC
District of C	Columbia	DC	North Dakota	ND
Florida		FL	Ohio	OH
Georgia		GA	Oklahoma	OK
Hawaii		HI	Oregon	OR
Idaho		ID	Pennsylvania	PA
Illinois		IL	Rhode Island	RI
Indiana		IN	South Carolina	SC
Iowa		IA	South Dakota	SD
Kansas		KS	Tennessee	TN

			FORM 8027 RECORD FORMAT	
Field	7: 11.5:1			
Position	Field Title	Length	Description and Remarks	
<u>STATE</u>		CODE	<u>STATE</u>	<u>CODE</u>
Kentucky		KY	Texas	TX
Louisiana		LA	Utah	UT
Maine		ME	Vermont	VT
Maryland		MD	Virginia	VA
Massachuse	etts	MA	Washington	WA
Michigan		MI	West Virginia	WV
Minnesota		MN	Wisconsin	WI
Mississippi		MS	Wyoming	WY
Missouri		MO		
114-122	Establishment ZIP Code	9		nine-digit ZIP Code of the establishment ustify the five-digit ZIP Code and fill the ks.
Note: MU	JST BE NINE NUM	ERICS OR FI	VE NUMERICS AND FOUR BLANKS.	DO NOT ENTER THE DASH.
123-131	Employer Identification Number	9		number assigned to the employer by IRS ALPHAS, ALL 9's, OR ALL ZEROS
132-171	Employer Name	40	forms (e.g., Form 941). Any extra justify and blank fill. <b>ALLOWA</b>	the employer as it appears on your tarneous information must be deleted. Lef BLE CHARACTERS ARE ALPHAS SANDS, HYPHENS, AND SLASHES
172-211	Employer Street Address	40		ress of employer. Street address should or suite number (use P O Box only if mai Left justify and blank fill.
periods and	d commas are not a must be entered as 2	llowed and wil		xample, the address 210 N. Queen St.
Note: The	d commas are not all	racters are alp	has, blanks, numerics, ampersands, hypl cause your file to be returned. For exam	
237-238	Employer State	2		employer. Must be one of the abbrevia tion table for Establishment State (field
239-247	Employer ZIP Code	9		te nine-digit ZIP Code of the employ eft justify the five-digit ZIP Code and fil
Note: MU	ST BE NINE NUMI	ERICS OR FIV	VE NUMERICS AND FOUR BLANKS.	
248-259	Charge Tips	12	receipts for the calendar year. Amo cents. The right most two position fill. <b>If no entry, zero fill.</b>	nount of tips that are shown on chargount must be entered in U.S. dollars and as represent cents. Right justify and zero OT ENTER DECIMAL POINTS
			DOLLAR SIGNS, OR COMMA	S.
260-271	Charged Receipts	12	out sales or sales with an added se are on charge receipts with a charg charges, other credit arrangements	s for the calendar year other than carry ervice charge of 10 percent or more, that ged tip shown. This includes credit card, and charges to a hotel room unless that actice consistently excludes charges to

F: .1.1	FORM 8027 RECORD FORMAT					
Field Position	Field Title	Length	Description and Remarks			
			hotel room. Do not include any state or local taxes in the amount reported. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. If no entry, zero fill. NUMERICS ONLY. DO NOT INCLUDE DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.			
272-283	Service Charge Less Than 10 Percent	12	<b>REQUIRED.</b> Enter the total amount of service charges less than 10 percent added to customer's bills and were distributed to your employees for the calendar year. In general, service charges added to the bill are not tips since the customer does not have a choice. These service charges are treated as wages and are included on Form W–2. For a more detailed explanation, see Rev. Rul. 69–28, 1969–1 C.B. 270. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. <b>If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.</b>			
284-295	Indirect Tips Reported	12	<b>REQUIRED</b> . Enter the total amount of tips reported by indirectly tipped employees (e.g., bussers, service bartenders, cooks) for the calendar year. Do not include tips received by employees in December of the prior tax year but not reported until January. Include tips received by employees in December of the tax year being reported, but not reported until January of the subsequent year. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. <b>If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.</b>			
296-307	Direct Tips Reported	12	<b>REQUIRED.</b> Enter the total amount of tips reported by directly tipped employees (e.g., servers, bartenders) for the calendar year. Do not include tips received by employees in December of the prior tax year but not reported until January. Include tips received by employees in December of the tax year being reported, but not reported until January of the subsequent year. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. <b>If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.</b>			
308-319	Total Tips Reported	12	<b>REQUIRED.</b> Enter the total amount of tips reported by all employees (both indirectly tipped and directly tipped) for the calendar year. Do not include tips received in December of the prior tax year but not reported until January. Include tips received in December of the tax year being reported, but not reported until January of the subsequent year. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. <b>If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.</b>			
320-331	Gross Receipts	12	<b>REQUIRED.</b> Enter the total gross receipts from the provision of food and/or beverages for this establishment for the calendar year. Do not include receipts for carry-out sales or sales with an added service charge of 10 percent or more. Do not include in gross receipts charged tips (field positions 248–259) shown on charge receipts unless you have reduced the cash sales amount because you have paid cash to tipped employees for tips they earned that were charged. Do not include state or local taxes in gross receipts. If you do not charge separately for food or beverages along with other services (such as a package deal for food and lodging), make a good			

			FORM 8027 RECORD FORMAT
Field Position	Field Title	Length	Description and Remarks
			faith estimate of the gross receipts attributable to the food or beverages. This estimate must reflect the cost of providing the food or beverages plus a reasonable profit factor. Include the retail value of complimentary food or beverages served to customers if tipping for them is customary and they are provided in connection with an activity engaged in for profit whose receipts would not be included as gross receipts from the provision of food or beverages (e.g., complimentary drinks served to customers at a gambling casino). Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.
332-343	Tip Percentage Rate Times Gross Receipts	12	<b>REQUIRED.</b> Enter the amount determined by multiplying Gross Receipts for the year (field positions 320–331) by the Tip Percentage Rate (field positions 344–347). For example, if the value of Gross Receipts is "000045678900" and Tip Percentage Rate is "0800", multiply \$456,789.00 by .0800 to get \$36,543.12 and enter "000003654312". If tips are allocated using other than the calendar year, enter zeros; this may occur if you allocated tips based on the time period for which wages were paid or allocated on a quarterly basis. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. <b>If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.</b>
344-347	Tip Percentage Rate	4	<b>REQUIRED.</b> Enter 8 percent (0800) unless a lower rate has been granted by the District Director. The determination letter must accompany the magnetic/electronic submission. <b>NUMERICS ONLY. DO NOT ENTER DECIMAL POINT.</b>
348-359	Allocated Tips	12	<b>REQUIRED.</b> If Tip Percentage Rate times Gross Receipts (field positions 332–343) is greater than Total Tips Reported (field positions 308–319), then the difference becomes Allocated Tips. Otherwise, enter all zeros. If tips are allocated using other than the calendar year, enter the amount of allocated tips from your records. Amount must be entered in U.S. dollars and cents. The right-most two positions represent cents. Right justify and zero fill. If no entry, zero fill. NUMERICS ONLY. DO NOT ENTER DOLLAR SIGNS, DECIMAL POINTS, OR COMMAS.
360	Allocation Method	1	<ul> <li>REQUIRED. Enter the allocation method used if Allocated Tips (field positions 348–359) are greater than zero as follows:</li> <li>0) if allocated tips are equal to zero</li> <li>1) for allocation based on hours worked.</li> <li>2) for allocation based on gross receipts.</li> <li>3) for allocation based on a good faith agreement. The good faith agreement must accompany the magnetic/electronic submission.</li> </ul>

Note: Under Section 1571 of the Tax Reform Act of 1986, the method of allocation of tips based on the number of hours worked as described in Section 31.6053–3(f)(1)(iv) may be utilized only by an employer that employs less than the equivalent of 25 full-time employees at the establishment during the payroll period. Section 31.6053–3(j)(19) provides that an employer is considered to employ less than the equivalent of 25 full-time employees at an establishment during a payroll period if the average number of employee hours worked per business day during the payroll period is less than 200 hours.

361-364	Number of	4	<b>REQUIRED.</b> Enter the total number (must be greater than zero) of
	Directly Tipped		directly tipped employees employed by the establishment for the
	Employees		calendar year. Right justify and zero fill. <b>NUMERICS ONLY.</b>

		FORM	1 8027 RE	CORD FORMAT		
Field Position	Field Title Length Description and Remarks					
365-369	Transmitter Control Code (TCC)	5	<b>REQUIRED.</b> Enter the five-digit Transmitter Control Code assigned by the IRS.			
370	Corrected 8027 Indicator	1		corrected return must be a c	ginal return. Enter "G" for corrected complete new return replacing the orig-	
371-372	Blank or cr/lf	2	Magnetic/electronic filers are required to enter blanks. Diskette filers may enter blanks or the carriage return/line feed characters (cr/lf).			
		FORM	1 8027 RE	CORD LAYOUT		
Establish Type	ment	Establishment Serial Number		Establishment Name	Establishment Street Address	
	1	2-6		7-46	47-86	
Establish City	ment	Establishment State		Establishment ZIP Code	Employer Identification Number	
	87-111	112-113		114-122	123-131	
Employe	r Name	Employer Street Address		Employer City	Employer State	
	132-171	172-211		212-236	237-238	
Employer	r ZIP	Charged Tips		Charged Receipts	Service Charge Less Than 10 Percent	
	239-247	248-259	1	260-271	272-283	
Indirect 7 Reported		Direct Tips Reported		Total Tips Reported	Gross Receipts	
	284-295	296-307		308-319	320-331	
Tip Perce Rate Tim Receipts		Tip Percentage Rate		Allocated Tips	Allocation Method	
	332-343	344-347		348-359	360	
	of Directly mployees	Transmitter Control Code (TCC)		Corrected 8027 Indicator	Blank or cr/lf	
	361-364	365-369	ı	370	371-372	

### PART C. ELECTRONIC FILING SPECIFICATIONS

### SEC. 1 BACKGROUND

**01.** All electronic filing of information returns are received at IRS/MCC via the FIRE (Filing Information Returns Electronically) System. The FIRE System can be accessed via analog and ISDN BRI connections. The system is designed to support the electronic filing of information returns only. The telephone number for electronic filing is (1-304-262-2400). Publications and forms are no longer available electronically from MCC. Users needing publications and forms will need to download them from the IRS's Internet Web Site at www.irs.gov or order them by calling 1-800-TAX-FORM (1-800-829-3676).

### SEC. 2. ADVANTAGES OF FILING ELECTRONICALLY

Some of the advantages of filing electronically are as follows:

- (1) Results available within 10 workdays as to the acceptability of the data transmitted. It is the filer's responsibility to dial back in and check results.
  - (2) Later due date of March 31 for electronically filed Forms 8027.
  - (3) Better customer service due to on-line availability of transmitter's files for research purposes.
  - (4) Additional testing time through February 15.

### SEC. 3. GENERAL

- .01 Electronic filing of Forms 8027, originals, corrections, and replacements of information returns is offered as an alternative to magnetic media (tape, tape cartridge, or diskette) or paper filing, but is not a requirement. Transmitters filing electronically will fulfill the magnetic media requirements for those payers who are required to file magnetically. It may also be used by payers who are under the filing threshold requirement, but would prefer to file their information returns this way. If the original file was sent magnetically, but was returned for replacement, the replacement may be transmitted electronically. Also, if the original file was submitted via magnetic media, any corrections may be transmitted electronically.
- .02 The electronic filing of information returns is not affiliated with the Form 1040 electronic filing program. These two programs are totally independent, and filers must obtain separate approval to participate in each of them. All inquiries concerning the electronic filing of information returns should be directed to IRS/MCC. IRS/MCC personnel cannot answer questions or assist taxpayers in the filing of Form 1040 tax returns. Filers with questions of this nature will be directed to the Customer Service toll-free number (1-800-829-1040) for assistance.
- .03 Files submitted to IRS/MCC electronically must be in standard ASCII code. No magnetic media or paper forms are to be submitted with the same information as the electronically submitted file.
- .04 If a request for extension is approved, transmitters who file electronically will be granted an extension of time to file. Part A, Sec. 10, explains procedures for requesting extensions of time. Filers are encouraged to file their data as soon as possible
- .05 The format is the same for electronically filed records as they are for 3 1/2-inch diskettes, tapes, and tape cartridges, and must be in standard ASCII code. For electronically filed documents, each transmission is considered a separate file.

### SEC. 4. ELECTRONIC FILING APPROVAL PROCEDURE

- .01 Filers must obtain, or already have, a Transmitter Control Code (TCC) assigned prior to submitting their files electronically. (Filers who currently have a TCC for magnetic media filing do not have to request a second TCC for electronic filing.) Refer to Part A, Sec. 6, for information on how to obtain a TCC.
  - .02 Once a TCC is obtained, electronic filers assign their own passwords and do not need prior or special approval.
- .03 For all passwords, it is the user's responsibility to remember the password and not allow the password to be compromised. Passwords are user assigned at first logon and are up to 8 alpha/numerics, which are case sensitive. However, if filers do forget their password, call 304-263-8700 for assistance.

### Note: Passwords are case sensitive.

### SEC. 5. TEST FILES

- .01 Filers are not required to submit a test file; however, the submission of a test file is encouraged for all *new electronic filers to test hardware and software connectivity*. If filers wish to submit an electronic test file, it **must** be submitted to IRS/MCC **no earlier than** October and **no later than** December 15 the year before the returns are due.
  - .02 If a filer encounters problems while transmitting the electronic test file, contact IRS/MCC for assistance.
- .03 Filers can verify the status of their transmitted test data by dialing the electronic filing system phone number (1-304-262-2400). This information will be available within 10 workdays after their transmission is received by IRS/MCC.

### SEC. 6. ELECTRONIC SUBMISSIONS

- **.01** Electronically filed information may be submitted to IRS/MCC 24 hours a day, 7 days a week. Technical assistance will be available Monday through Friday between 8:30 a.m. and 4:30 p.m. Eastern time by calling **304-263-8700**.
- .02 The FIRE System will be down from December 29, 2000, through January 7, 2001. This will allow time for IRS/MCC to update its system to reflect current year changes.
- .03 Data compression is encouraged when submitting information returns electronically. WinZip and PKZip are acceptable compression packages. UNIX COMPRESS may be acceptable; however, a test file is recommended to verify compatibility. IRS/MCC cannot accept self-extracting zip files or compressed files containing multiple files.

The time required to transmit information returns electronically will vary depending on the modem speed and the type of data compression used, if any. The time required to transmit a file can be reduced by as much as 95 percent by using software compression and hardware compression.

The following are actual transmission rates achieved in test uploads at MCC using compressed files. The actual transmission rates will vary depending on the modem speeds.

Transmission Speed in bps	1000 Records	10,000 Records	100,000 Records
19.2K	34 Sec.	6 Min.	60 Min.
56K	20 Sec.	3 1/2 Min.	33 Min.
128K (ISDN)	8 Sec.	1 Min.	10 Min.

- .04 Files submitted electronically will be assigned a unique filename by the *FIRE* System (the users may name files anything they choose from their end). The *filename assigned by the FIRE System* will consist of submission type [TEST, ORIG (original), CORR (correction), and REPL (replacement)], the filer's TCC and a four-digit number sequence. The sequence number will be incremented for every file sent. For example, if it is your first original file for the calendar year and your TCC is 44444, the IRS assigned filename would be ORIG.44444.0001. Record the filename. This information will be needed by MCC in order to identify the file, if assistance is required, and to complete Form 4804.
- .05 Filers are advised not to resubmit an entire file if records were omitted from the original transmission. This will result in duplicate filing. A new file should be sent consisting of the records that had not previously been submitted.

### SEC. 7. TRANSMITTAL REQUIREMENTS

- Note: In the future, Form 4804 may not be required for ELECTRONIC filing of Forms 8027. See the bulletin area of the FIRE system for updates on this and other items of importance.
- .01 The results of the electronic transmission will be available in the File Status area of the electronic system within 10 workdays; however, no further processing will occur until the signed Form 4804 is received. The Form 4804 must be postmarked by the due date of the return. No return is considered filed until a Form 4804 is received by IRS/MCC.
- .02 Form 4804, which is located in the back of this publication, can be ordered by calling the IRS toll-free forms and publications order number 1-800-TAX-FORM (1-800-829-3676), or it may be computer-generated. It may also be obtained from the IRS's Internet Web Site at www.irs.gov. If a filer chooses to computer-generate Form 4804, all of the information contained on the original form, including the affidavit, must also be contained on the computer-generated form.
  - .03 The TCC used in your file is the TCC which must appear on the transmittal Form 4804.
  - **.04** Forms 4804 should be mailed to the following address:

If by Postal Service, air or truck freight:

IRS-Martinsburg Computing Center Information Reporting Program

**Attn: Electronic Filing Coordinator** 240 Murall Drive

Kearneysville, WV 25430

Please indicate on the envelope the following message:

**CONTAINS FORM 4804 INFORMATION - NO MAGNETIC MEDIA** 

### SEC. 8. ELECTRONIC FILING SPECIFICATIONS

.01 The FIRE System is designed exclusively for the filing of Forms 1042-S, 1099, 1098, 5498, 8027, W2-G and W-4.

- .02 A transmitter must have a TCC before a file can be transmitted. If you have a TCC for magnetic media filing, that TCC can also be used for electronic filing.
- .03 It is the filer's responsibility to dial back to verify the acceptability of files submitted by checking the file status area of the system. These reports will be available on the electronic system in 10 workdays after the transmission is received by IRS/MCC.
- .04 Contact the FIRE System by dialing 304-262-2400. This number supports analog connections from 1200bps to 56Kbps or ISDN BRI 128Kbps connections. The system can be accessed via Dial-up network/web browser (see Section 9) or communications software (see Section 10). The Dial-up network/web browser will provide an Internet-like look without going through the Internet (point-to-point). If you do not have this capability, a text interface is provided that can be accessed via communication software such as Hyperterminal, Procomm, PCAnywhere, etc.

### SEC. 9. DIAL-UP NETWORK/BROWSER SPECIFICATIONS (WEB INTERFACE)

.01 The following are some general instructions (many of these settings may already be set by default in your software):

Dial-up network settings:

- (a) Set dial-up server type to PPP
- (b) Set network protocol to TCP/IP

Browser settings:

- (a) Set to receive 'cookies'
- (b) Enable JavaScript or Jscript
- (c) Browser must be capable of file uploads (i.e., Internet Explorer 4.0, Netscape 2.0 or higher)
- (d) Enter the URL address of <a href="http://10.225.224.2">http://10.225.224.2</a> (Remember, this is a point-to-point connection, not the Internet.)
- .02 Due to the large number of communication products available, it is impossible to provide specific information on all software/hardware configurations. However, since most of our filers use Windows 95, 98 or NT software, the following instructions are geared toward those products:

## UPLOADING FILES WITH DIAL-UP NETWORKING/WEB BROWSER IN WINDOWS 95/98

- (1) This is a point-to-point connection not the Internet.
- (2) Your browser must be capable of file uploads, i.e., Internet Explorer 4.0 or Netscape Navigator 2.0 or higher.
- (3) If you currently access the Internet via a LAN or a PROXY server, you will need to disable those options in your browser and enable 'Connect to the Internet using a modem'.

Select **Programs Accessories** 

Communications (Windows 98)

Dial-Up Networking

First time connecting with Dial-Up Network (If you have logged on previously, skip to Subsequent Dial-up Network Connections.)

The first time you dial-in, you will need to configure your Dial-Up Networking.

Select 'Make new connection'.

Type a descriptive name for the system you are calling.

Select your modem.

Click 'Next'.

Enter area code 304 and telephone number 262-2400.

Click 'Next'.

When you receive a message that you have successfully created a new Dial-Up Networking connection, click 'Finish'.

Click 'Connect' to dial. If you are prompted for a user name and password, complete according to local procedures; otherwise, click 'OK'.

When you receive the message that you have connected to our system, click on your Web Browser (remember, you are not connecting via the Internet – this is a point-to-point connection).

In the URL Address enter http://10.225.224.2 and press ENTER.

### Subsequent Dial-Up Network connections

Click 'Connect'.

If prompted for user name and password, complete according to local

procedures; otherwise, click 'OK'.

When you receive 'Connection Complete', click 'OK'.

Click on your Web Browser (remember, you are not connecting via the Internet).

In the URL Address enter http://10.225.224.2 and press ENTER.

<u>First time connection to The FIRE System</u> (If you have logged on previously, skip to Subsequent Connections to the FIRE System.)

Click 'Create New Account'.

Fill out the registration form and click 'Create'.

Enter your logon name (most users logon with their first and last name).

Enter your password (the password is user assigned and is case sensitive).

Click 'Create'.

If you receive the message 'account created', click 'OK'.

Click 'Start the FIRE Application'

### Subsequent connections to The FIRE System

Click 'Log On'.

Enter your **logon name** (most users logon with their first and last name).

Enter your password (the password is user assigned and is case sensitive).

### At Menu Options:

Click 'Information Returns'

Enter your TCC:

Enter your EIN:

Click 'Submit'.

The system will then display the company name, address, city, state, ZIP code and phone number. This information will be used to contact or send any correspondence regarding this transmission. Update as appropriate and/or click 'Accept'.

### Click one of the following:

Original File

Correction File

Test File

**Replacement File** (if you select this option, select one of the following):

### FIRE Replacement (file was originally transmitted on this system) Click file to be replaced

### Magnetic Media Replacement File

Enter the alpha character from Form 9267, Media Tracking Slip, that was returned with your magnetic media shipment.

Click 'Submit'.

Enter the drive/path/filename of the file you want to upload or click 'Browse' to locate the file.

Click 'Upload'.

## When the upload is complete, the screen will display the total bytes received and the file name to be recorded on your Form 4804, Box 7b.

*If you have more files to upload for that TCC:* 

Click 'File Another'; otherwise,

Click 'Back to Main Menu'.

It is your responsibility to check the acceptability of your file; therefore, be sure to dial back into the system in 10 business days.

At the Main Menu:

Click 'File Stats'.

Enter your *TCC*:

Enter your EIN:

Click 'Search'.

### If 'Results' indicate:

'File Good' and you agree with the 'Count of Payees' and have mailed your Form 4804, you are finished with this file. (Form 4804 is not needed on a replacement file unless the number of payees has changed from the original/correction file.)

'File Bad' - Correct the errors and resubmit the file as a 'replacement'.

'Not Yet Processed' - File has been received, but we do not have results available yet. Please check back in a few days.

Click on the desired file for a detailed report of your transmission.

When finished viewing your files, click on 'Main Menu'.

Click 'Log Off'.

Close your Web Browser.

### **IMPORTANT**

Go back into your Dial-Up Network and click 'hang-up'; otherwise, you may stay connected and incur unnecessary phone charges.

### SEC. 10. COMMUNICATION SOFTWARE SPECIFICATIONS (TEXT INTERFACE)

- .01 Communications software settings must be:
  - No parity
  - Eight data bits
  - One stop bit
- .02 Terminal Emulation must be VT100.
- .03 Due to the large number of communication products available, it is impossible to provide specific information on all software/hardware configurations. However, since most of our filers use Windows 95, 98 or NT software, the following instructions are geared toward those products (Procomm, PCAnywhere and many other communications packages are also acceptable and the product does not necessarily need to be Windows based.):

## <u>Uploading Files Using Hyperterminal in Windows 95, 98 or NT</u>

Select Programs

Accessories

Communications (Windows 98)

Hyperterminal

The first time you log on, select **Hyperterminal**, **Hyperterm** or **Hyperterm.exe**, whichever is available on your system. Thereafter, you can just select the icon that you have saved.

A box will appear titled 'Connection Description'.

Enter a name and choose an icon for the connection:

Country Code: United States of America

Area Code: 304

Phone Number: 262-2400 Connect Using: (default)

(If you need to modify the phone number, select **File**, then **Properties** to enter defaults for the area code, phone numbers and/or special access codes.)

Click on Dial.

A 'Connect' box will appear to show the status.

Once you have connected to The FIRE System, if you do not get a menu within a few seconds, press the ENTER key one time.

### First Time Logon

When you have connected to the system, enter 'new' to create your logon name and password. Complete the registration information and enter 'y' to create account.

### Logon Name and Password

Logon Name: Enter a logon name. Most users enter their first and last name as the logon name.

**Password**: Enter a password of your choosing (1-8 alpha/numerics - case sensitive).

After entering the password, you will go to the Main Menu.

### Transferring Your Electronic File

Enter 'A' for Electronic Filing.

After reading Information Notice, press ENTER.

Enter 'A' for Forms 1098, 1099, 5498, W-2G, 1042-S, 8027 and Questionable Forms W-4.

Press the Tab key to advance to TCC box; otherwise, enter 'E' to exit.

Enter your **TCC**:

Enter your EIN:

The system will then display the company name, address, city, state, ZIP code, and phone number. This information will be used to contact or send correspondence (if necessary) regarding this transmission. If you need to update, enter 'n' to change information; otherwise, enter 'y' to accept.

Select one of the following:

'A' for an Original file

'B' for a Replacement file

'C' for a Correction file

'D' for a Test file

## If you selected 'B' for a replacement file, select one of the following:

'A' Replacement Files For This System

This option is to replace an original/correction file that was submitted electronically on this system but was bad and needs to be replaced. Select the file needing replaced.

'B' Magnetic media replacement files

Enter the alpha character from Form 9267, Media Tracking Slip, that was returned with your magnetic media shipment.

Choose one of the following protocols (Hyperterminal is normally set to Zmodem by default):

- X Xmodem
- Y Ymodem
- **Z** Zmodem (Zmodem will normally give you the fastest transfer rate.)

At this point, you must start the upload from your PC.

To send a file:

Go to the hyperterminal menu bar.

Click on Transfer.

Click on Send file.

A box will appear titled 'Send File'.

Enter the drive/path/filename or click on Browse to locate your file.

Click on Send.

## When the upload is complete, the screen will display the total bytes received and the file name to be recorded on your Form 4804, Box 7b.

Press ENTER to continue.

If you have more files to send for the same TCC/EIN, enter 'y'; otherwise, enter 'n'.

It is your responsibility to check the acceptability of your file; therefore, be sure to dial back into the system in 10 business days.

At the Main Menu:

Enter 'B' for file status.

Press the Tab key to advance to TCC box; otherwise, enter 'E' to exit.

Enter your TCC:

Enter your EIN:

Choose the appropriate option.

Tab to the file you want to look at and press ENTER.

### If 'Results' indicate:

'File Good' and you agree with the 'Count of Payees' and have mailed your Form 4804, you are finished with this file. (Form 4804 is not needed on a replacement file unless the number of payees changes from the original/correction file.)

'File Bad' - Correct the errors and resubmit the file as a replacement.

'Not Yet Processed' - File has been received, but we do not have results available yet. Please check back in a few days.

When you are finished, enter 'E' from the Main Menu to logoff.

Enter '2' to hang-up.

### Sec. 11. Modem Configuration

### .01 Hardware features

- (a) Enable hardware flow control
- (b) Enable modem error control
- (c) Enable modem compression

#### Sec. 12. Common Problems Associated with Electronic Filing

The following are the major non-format errors associated with electronic filing:

### 1. No Form 4804, Transmittal of Information Returns Reported Magnetically/Electronically.

Even though you have sent your information returns electronically, you still need to mail a signed Form 4804 by the due date of the return. See Part C, Section 7.04, for the mailing address.

### 2. Transmitter does not dial back to the electronic system to determine file acceptability.

The results of your file transfer are posted to the FIRE System within ten business days. It is your responsibility to verify file acceptability and, if the file contains errors, you can get an online listing of the errors. Date received and number of payee records are also displayed.

### 3. Incorrect file is not replaced timely.

If your file is bad, correct the file and timely resubmit as a replacement.

### 4. Transmitter compresses several files into one.

Only compress one file at a time. For example, if you have 10 uncompressed files to send, compress each file separately and send 10 separate compressed files.

## 5. Transmitter sends a file and File Status indicates that the file is good, but the transmitter wants to send a replacement or correction file to replace the original/correction/replacement file.

Once a file has been transmitted, you cannot send a replacement file unless File Status indicates the file is bad (1-2 business days after file was transmitted). If you do not want us to process the file, you must first contact us at 304-263-8700 to see if this is a possibility. However, this will count as a replacement. (See Part A, Sec. 11, for the definition of replacement.)

## 6. Transmitter sends an original file that is good, then sends a correction file for the entire file even though there are only a few changes.

The correction file, containing the proper coding, should only contain the records needing correction, not the entire file.

### 7. File is formatted as EBCDIC.

All files submitted electronically must be in standard ASCII code.

### Part D. Miscellaneous Information

### Sec. 1. Addresses for Martinsburg Computing Center

To submit an application to file, Form 4840, correspondence, and magnetic media files, use the following:

Mailing by U. S. Postal Service, truck or air freight:





IRS—Martinsburg Computing Center Information Reporting Program 240 Murall Drive Kearneysville, WV 25430

To submit magnetically filed and paper extension and waiver requests, use the following address:

Mailing by U.S. Postal Service, truck or air freight:





IRS-Martinsburg Computing Center Information Reporting Program Attn: Extension of Time Coordinator 240 Murall Drive Kearneysville, WV 25430

### Sec. 2. Telephone Numbers for Contacting IRS/MCC

Information Reporting Program Call Site: 304-263-8700



Telecommunication Device for the Deaf (TDD): 304-267-3367

Between 8:30 a.m. and 4:30 p.m. Eastern Time Monday through Friday

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### Part IV. Items of General Interest

# Registration Still Underway for the International Taxation Institute

### **ANNOUNCEMENT 2000-90**

Registration is currently underway for the Thirteenth Annual Institute on Current Issues in International Taxation, to be held on December 7 and 8, 2000, at the J.W. Marriott Hotel in Washington, DC. The Internal Revenue Service and The George Washington University are jointly sponsoring the Institute, which is designed for professionals in international tax law. The program will offer a unique opportunity for top IRS and Treasury officials and tax experts, as well as leading private sector specialists, to present their perspectives on breaking issues in international taxation. For more information on topics and speakers, please refer to Internal Revenue Bulletin 2000-46, dated November 13, 2000, Announcement 2000-93. Those interested in attending or obtaining detailed information should contact The George Washington University, Conference Management Services, by telephone at (202) 973-1110 or by visiting their web site at http://www.gwu.edu/~cms/iti13.

Deletions from Cumulative List of Organizations Contributions to Which are Deductible Under Section 170 of the Code

### Announcement 2000-94

The names of organizations that no longer qualify as organizations described in section 170(c)(2) of the Internal Revenue Code of 1986 are listed below.

Generally, the Service will not disallow deductions for contributions made to a listed organization on or before the date of announcement in the Internal Revenue Bulletin that an organization no longer qualifies. However, the Service is not precluded from disallowing a deduction for any contributions made after an organization ceases to qualify under section 170(c)(2) if the organization has not timely filed a suit for declaratory judgment under section 7428 and if the contributor (1) had knowledge of the revocation of the ruling or determination letter, (2) was aware that such revocation was imminent, or (3) was in part responsible for or was aware of the activities or omissions of the organization that brought about this revocation.

If on the other hand a suit for declaratory judgment has been timely filed, contributions from individuals and organizations described in section 170(c)(2) that are otherwise allowable will continue to be deductible. Protection under section 7428(c) would begin on November 20, 2000, and would end on the date the court first determines that the organization is not described in section 170(c)(2) as more particularly set forth in section 7428 (c)(1). For individual contributors, the maximum deduction protected is \$1,000, with a husband and wife treated as one contributor. This benefit is not extended to any individual, in whole or in part, for the acts or omissions of the organization that were the basis for revocation.

International Christian Fellowship, Inc.
Ponderay, ID
World University
Benson, AZ
World University Roundtable
Benson, AZ

### **Definition of Terms**

Revenue rulings and revenue procedures (hereinafter referred to as "rulings") that have an effect on previous rulings use the following defined terms to describe the effect:

Amplified describes a situation where no change is being made in a prior published position, but the prior position is being extended to apply to a variation of the fact situation set forth therein. Thus, if an earlier ruling held that a principle applied to A, and the new ruling holds that the same principle also applies to B, the earlier ruling is amplified. (Compare with *modified*, below).

Clarified is used in those instances where the language in a prior ruling is being made clear because the language has caused, or may cause, some confusion. It is not used where a position in a prior ruling is being changed.

Distinguished describes a situation where a ruling mentions a previously published ruling and points out an essential difference between them.

Modified is used where the substance of a previously published position is being changed. Thus, if a prior ruling held that a principle applied to A but not to B, and the new ruling holds that it ap-

plies to both A and B, the prior ruling is modified because it corrects a published position. (Compare with *amplified* and *clarified*, above).

Obsoleted describes a previously published ruling that is not considered determinative with respect to future transactions. This term is most commonly used in a ruling that lists previously published rulings that are obsoleted because of changes in law or regulations. A ruling may also be obsoleted because the substance has been included in regulations subsequently adopted.

Revoked describes situations where the position in the previously published ruling is not correct and the correct position is being stated in the new ruling.

Superseded describes a situation where the new ruling does nothing more than restate the substance and situation of a previously published ruling (or rulings). Thus, the term is used to republish under the 1986 Code and regulations the same position published under the 1939 Code and regulations. The term is also used when it is desired to republish in a single ruling a series of situations, names, etc., that were previously published over a period of time in separate rulings. If the

new ruling does more than restate the substance of a prior ruling, a combination of terms is used. For example, *modified* and *superseded* describes a situation where the substance of a previously published ruling is being changed in part and is continued without change in part and it is desired to restate the valid portion of the previously published ruling in a new ruling that is self contained. In this case the previously published ruling is first modified and then, as modified, is superseded.

Supplemented is used in situations in which a list, such as a list of the names of countries, is published in a ruling and that list is expanded by adding further names in subsequent rulings. After the original ruling has been supplemented several times, a new ruling may be published that includes the list in the original ruling and the additions, and supersedes all prior rulings in the series.

Suspended is used in rare situations to show that the previous published rulings will not be applied pending some future action such as the issuance of new or amended regulations, the outcome of cases in litigation, or the outcome of a Service study.

## **Abbreviations**

The following abbreviations in current use and formerly used will appear in material published in the Bulletin.

A—Individual.

Acq.—Acquiescence.

B—Individual.

BE—Beneficiary.

BK—Bank.

B.T.A.—Board of Tax Appeals.

C—Individual.

C.B.—Cumulative Bulletin.

*CFR*—Code of Federal Regulations.

CI—City.

COOP—Cooperative.

Ct.D.—Court Decision.

CY—County.

D—Decedent.

DC—Dummy Corporation.

DE—Donee.

Del. Order-Delegation Order.

DISC—Domestic International Sales Corporation.

DR—Donor.

E—Estate.

EE—Employee.

E.O.—Executive Order.

ER—Employer.

ERISA—Employee Retirement Income Security Act.

EX—Executor.

F—Fiduciary.

FC-Foreign Country.

FICA—Federal Insurance Contributions Act.

FISC—Foreign International Sales Company.

FPH—Foreign Personal Holding Company.

F.R.—Federal Register.

FUTA—Federal Unemployment Tax Act.

FX—Foreign Corporation.

G.C.M.—Chief Counsel's Memorandum.

GE—Grantee.

GP—General Partner.

GR—Grantor.

IC—Insurance Company.

I.R.B.—Internal Revenue Bulletin.

LE—Lessee.

LP—Limited Partner.

LR—Lessor.

*M*—Minor.

Nonacq.—Nonacquiescence.

O-Organization.

P-Parent Corporation.

PHC—Personal Holding Company.

PO—Possession of the U.S.

PR—Partner.

PRS—Partnership.

PTE—Prohibited Transaction Exemption.

Pub. L.—Public Law.

REIT—Real Estate Investment Trust.

Rev. Proc.—Revenue Procedure.

Rev. Rul.—Revenue Ruling.

S—Subsidiary.

S.P.R.—Statements of Procedural Rules.

Stat.—Statutes at Large.

T—Target Corporation.

T.C.—Tax Court.

T.D.—Treasury Decision.

TFE—Transferee.

TFR—Transferor.

T.I.R.—Technical Information Release.

TP—Taxpayer.

TR—Trust.

TT—Trustee

TT—Trustee.

U.S.C.—United States Code.

X—Corporation.

Y—Corporation.

Z—Corporation.

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